## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF ALASKA

UNITED STATES OF AMERICA,

Plaintiff,

٧.

FRANK MOTA-RIJO.

Case No. 3:21-cr-00012-SLG-MMS

Defendant.

## ORDER RE MOTION FOR SENTENCE REDUCTION

On May 3, 2024, Defendant Frank Mota-Rijo filed a *pro se* Defendant's Motion for Reduction of Sentence Pursuant to 18 U.S.C. § 3582(c)(2) and Amendment 821 to the Federal Sentencing Guidelines.<sup>1</sup>

Mr. Mota-Rijo is not entitled to a sentencing reduction under Amendment 821. In his motion, he checks the box that seeks retroactive relief to certain defendants that were assessed zero criminal history points at sentencing. Mr. Mota-Rijo was assessed four criminal history points. See Docket 522 (Sealed) Presentence Report at 16.<sup>2</sup> Therefore, the motion at Docket 606 is DENIED.

DATED this 7th day of May 2024, at Anchorage, Alaska.

/s/ Sharon L. Gleason
UNITED STATES DISTRICT JUDGE

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<sup>&</sup>lt;sup>1</sup> Dkt. 606.

<sup>&</sup>lt;sup>2</sup> Mr. Mota-Rijo is also not eligible for a sentence reduction under the other provision of Amendment 821, which applies to those who received "status" points for being under a criminal justice sentence at the time of the offense. Mr. Mota-Rijo did not receive any status points in his criminal history calculation at sentencing. See Docket 522 at 16.